- (C) Monitoring of programs, projects, subrecipients, and related systems and processes:
- (D) Procurement activities, including the award of specific subgrants, contracts, and purchase orders;
- (E) Providing State or local officials and the general public with information about the program (public relations);
- (F) Developing systems and procedures, including management information systems, for assuring compliance with program requirements;
- (G) Preparing reports and other documents related to the program requirements:
- (H) Coordinating the resolution of audit findings;
- (I) Evaluating program results against stated objectives; and
- (J) Performing such administrative services as general legal services, accounting services, audit services; and managing purchasing, property, payroll, and personnel;
- (ii) Costs for goods and services required for administration of the program, including such goods and services as rental or purchase of equipment, utilities, office supplies, postage, and rental and maintenance of office space:
- (iii) The costs of organization-wide management functions; and
- (iv) Travel costs incurred for official business in carrying out program management or administrative activities, including travel costs incurred by PIC members.
- (e) Other cost classification guidance. (1) Personnel and related non-personnel costs of the recipient's or subrecipient's staff, including project directors, who perform services or activities that benefit two or more of the cost objectives/categories identified in this section may be allocated to the benefiting cost objectives/categories based on documented distributions of actual time worked or other equitable cost allocation methods.
- (2) Indirect or overhead costs normally shall be charged to administration, except that specific costs charged to an overhead or indirect cost pool that can be identified directly with a JTPA cost objective/category other than administration may be charged to

- the JTPA cost objective/category directly benefitted. Documentation of such charges shall be maintained.
- (3) Where an award to a subrecipient is for a "commercially available off-the-shelf training package," as defined at §626.5 of this chapter, the subrecipient may charge all costs of such package to the direct training services cost category.
- (4) Profits, fees, and other revenues earned by a subrecipient that are in excess of actual costs incurred, to the extent allowable and consistent with the guidelines on allowable costs prescribed by the Governor in accordance with §627.435(i). Cost principles and allowable costs, may be allocated to all three cost categories based on the proportionate share of actual costs incurred attributable to each category.

§ 627.445 Limitations on certain costs.

- (a) State-administered programs—(1) Services for older individuals. Of the funds allocated for any program year for section 202(c)(1)(D) of the Act to carry out activities pursuant to section 204(d) of the Act—
- (i) Not less than 50 percent shall be expended for the cost of direct training services; and
- (ii) Not more than 20 percent shall be expended for the cost of administration.
- (2) State education services. Of the funds allocated for any program year for sections 202(c)(1)(C) and 262(c)(1)(C) of the Act to carry out activities pursuant to section 123(d)(2)(B) of the
- (i) Not less than 50 percent shall be expended for the cost of direct training services: and
- (ii) Not more than 20 percent shall be expended for the cost of administration.
- (3) The limitations specified in paragraph (a)(2) of this section shall apply to the combined total of funds allocated for sections 202(c)(1)(C) and 262(c)(1)(C) of the Act.
- (b) SDA allocations. (1) In applying the title II-A and II-C cost limitations specified in section 108(b)(4) of the Act, the funds allocated to a service delivery area shall be net of any:
- (i) Transfers made in accordance with sections 206, 256, and 266 of the Act; and

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- (ii) Reallocations made by the Governor in accordance with section 109(a) of the Act.
- (2) The limitations specified in paragraph (b)(1) of this section shall apply separately to the funds allocated for title II-A and title II-C programs.
- (3) The title II-B administrative cost limitation of 15 percent shall be 15 percent of the funds allocated for any program year to a service delivery area, excluding any funds transferred to title II-C in accordance with section 256 of the Act (section 253(a)(3)).
- (c)(1) The State shall establish a system to regularly assess compliance with the cost limitations including periodic review and corrective action, as necessary.
- (2) States and service delivery areas shall have the 3-year period of fund availability to comply with the cost limitations in section 108 of the Act and paragraphs (a) and (b) of this section (section 161(b)).
- (d) Administrative costs incurred by a community-based organization or non-profit service provider shall not be included in the limitation described in section 108(b)(4)(A) of the Act if:
- (1) Such costs are incurred under an agreement that meets the requirements of section 141(d)(3)(C) (i) and (ii) of the Act:
- (2) The total administrative expenditures of the service delivery area, including the administrative expenditures of such community-based organizations or non-profit service providers, do not exceed 25 percent of the funds allocated to the service delivery area for the program year of allocation; and
- (3) The total direct training expenditures of the service delivery area, including the direct training expenditures of such community-based organizations or non-profit service providers, is equal to or exceeds 50 percent of the funds allocated to the service delivery area for the program year less one-half of the percentage by which the total administrative expenditures of the service delivery area exceeds 20 percent. For example, if the total administrative expenditures of the service delivery area is 24 percent, then the total direct training expenditures of the service delivery area must be at least 48 percent.

- (e) The provisions of this section do not apply to any title III programs.
- (f) The provisions of this section do not apply to any designated SDA which served as a concentrated employment program grantee for a rural area under the Comprehensive Employment and Training Act (section 108(d)).

§627.450 Program income.

- (a) Definition of program income. (1) Program income means income received by the recipient or subrecipient that is directly generated by a grant or subgrant supported activity, or earned only as a result of the grant or subgrant. Program income includes:
- (i) Income from fees for services performed and from conferences;
- (ii) Income from the use or rental of real or personal property acquired with grant or subgrant funds:
- (iii) Income from the sale of commodities or items fabricated under a grant or subgrant;
- (iv) Revenues earned by a governmental or non-profit service provider under either a fixed-price or reimbursable award that are in excess of the actual costs incurred in providing the services: and
- (v) Interest income earned on advances of JTPA funds.
 - (2) Program income does not include:
- (i) Rebates, credits, discounts, refunds, etc., or interest earned on any of them, which shall be credited in accordance with §627.435(d), Cost principles and allowable costs:
- (ii) Taxes, special assessments, levies, fines, and other such governmental revenues raised by a recipient or subrecipient: or
- (iii) Income from royalties and license fees for copyrighted material, patents, patent applications, trademarks, and inventions developed by a recipient or subrecipient.
- (3) Property. Proceeds from the sale of property shall be handled in accordance with the requirements of §627.465 of this part, Property management standards.
- (b) Cost of generating program income. Costs incidental to the generation of program income may be deducted, if not already charged to the grant, from gross income to determine program income.